### REMARKS

Applicants respectfully request reconsideration of this application as amended. Claim 24 has been amended. No claims have been added or canceled. Therefore, claims 18-29 are present for examination.

### Claim Objections

The Examiner has objected claim 24 because of the following informality:

"It is recited that a drive reads a value from a medium, then a host reads a block from the medium. It is unlikely that, as implied, the host and drive separately read the medium. It is assumed that the drive actually accesses the medium in each case."

It is believed that the amendment to claim 24 renders this objection moot.

Applicants respectfully request that the objection be withdrawn.

#### 102(e) Rejections

The Examiner has rejected claims 18-29 under 35 U.S.C. §102(e) as being anticipated by "Content Protection for Recordable Media Specification", XP-002167964 (hereinafter "CPRMS").

For the record, Applicants note that the full title of CPRMS is believed to be "Content Protection for Recordable Media Specification: DVD Book, Revision 0.94" by the 4C Entity dated October 18, 2000, and has been assigned an identification number of XP002167964.

Docket No.: 42P10449XC Application No.: 10/829,312 In response to this rejection, Declarations pursuant to 37 C.F.R. §1.132 (hereinafter "the Declaration") are submitted herewith. The Declarations are signed by Applicants, and each states that any inventive subject matter (i.e., subject matter described and claimed in the subject application) that may be disclosed in CPRMS originated with, and/or was obtained from one or more of the Applicants. Therefore, it is believed that CPRMS does not qualify under 35 U.S.C. §102(e) as prior art with respect to the subject application.

Thus, it is respectfully submitted that the Examiner's rejection of claims 18-29 under 35 U.S.C. §102(e) as being anticipated by CPRMS should be withdrawn.

## **Double Patenting**

The Examiner has rejected claims 18-29 under the judicially created doctrine of obviousness- type double patenting over claims 1-24 of U.S. Patent No. 6,738,878, claims 1-15 of US Patent No. 6,912,634, and claims 1-60 of U.S. Patent 6,957,343. Claims 18-29 are also provisionally rejected over claims 1-19, 23 and 25 of copending Application No. 09/750,642.

In response to this rejection, Applicants submit herewith appropriate

Terminal Disclaimers. Applicants believe that the double patenting rejection has been overcome by the Terminal Disclaimers. Thus, it is respectfully requested that the Examiner's double patenting rejection be withdrawn.

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#### Conclusion

Applicants respectfully submit that the claims as amended are in condition for allowance. The Examiner is invited to initiate an interview with the undersigned by calling 949-498-0601 if the Examiner believes that such an interview will advance prosecution of this application.

### Request for an Extension of Time

Applicants respectfully petition for a two month extension of time to respond to the outstanding Office Action pursuant to 37 C.F.R. § 1.136(a). Please charge our Deposit Account No. 50-0221 to cover the necessary fee under 37 C.F.R. § 1.17(a) for this extension.

# Charge our Deposit Account

Please charge any shortage to our Deposit Account No. 50-0221.

Respectfully submitted,

Date: June 14, 2006

Libby H/Hope, Patent Attorney

Reg. No. 46,774

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